

No. 12

Claim No. 12.

Under Article II. Treaty of 14th June 1866,
with Creek Indians.

The undersigned Jacob Hawkins, 45,
a Freedman, and Native of the Creek Nation, a
Blacksmith by trade, being duly examined and
sworn, (he conversing fluently in, and under-
standing the English language,) deposes and
says: that some time in the month of July ~~1866~~
¹⁸⁶³, he was living on his place about eight
miles from North Fork Town in the Creek Nation
and pursuing his business as a Blacksmith,
the Rebel troops under the command of the Rebel
Colonel Cooper, appeared in his neighborhood,
and he was compelled to leave and abandon his
home and property. And this deponent further
says that at the time he was so compelled to
fly from the rebels he owned and possessed the
property hereinafter enumerated, and that he
lost the whole of the same at the time, and
has not since recovered the whole, or any part
thereof. To say:

1. One Blacksmith's Shop and Smith's	\$	400.00,
Tools therein, including Iron,		
4. Four Horses.	Valued at	180.00.
1. One Mule,		160.00
250. Two hundred & fifty Bushels Corn @ \$1.		250.00.
Amount carried forwards		\$990.00

Whilsh.

Amount brought forward \$ 990.00,
 For farming implements and household
 furniture, including beds, bedding &c. 237.00
 " Damages to Farm, and houses. 100.00,
 " Sundry personal Clothing 18.50
 Making a total of \$ 1345.50
 Thirteen hundred and forty five dollars
 and fifty cents. And further this deponent
 saith not.

Subscribed and sworn to before
 me, at the Creek Agency, N. this
 3rd day of November A.D. 1869,

[Signature]

Jacob Hawkins,

his
 mark.

Witness. Oct 2nd

Hapt had Affs to Supley.

The undersigned, Hardy Grayson,
 and Jany M. Intosh, Freedmen, and natives
 of the Creek Nation, being jointly examined
 and sworn (they understanding and conversing
 in the English language,) depose and say: that
 they have no personal or pecuniary interest in
 the claim of the above named Jacob Hawkins;
 that of their own personal knowledge the affida-
 = vit above is true and correct in every particular,
 that the said Hawkins did, at the time of his
 flight, own and possess the articles of property

therein enumerated, and that he did abandon
and lose all the said property - And further
these deponents do not say. -

Hardy Grayson,
Jury M. Intosh.

his
mark
his
mark

W. O. Alf
J. H. O. Alf

All Sept Ind. Affr Co. Suply.

Awards

The loss of property specified above is deemed
established by the foregoing testimony. - Also, the
status of claimant. - The amount claimed, how-
ever, is considered excessive. - Upon inquiry, it
is found that the values of the different kinds of
property, at the time the loss occurred, - ruled as
follows: -

Blacksmith's Shop: - and Smith's	} One-half Claimed value.
Tools: - including Iron, - - -	
Horses: - Indian	\$15.00 Each. -
Mules: -	100.00 "
Corn: - per bushel,	.50 "
Farming Implements: - and	} One-Half Claimed value.
Household Furniture: - including	
Beds. Bedding &c,	
Damages to farm & houses. -	No award
Sundry Personal Clothing: -	One-half claim
In consideration of these, and all other	

facts attainable, bearing upon the case, we
believe it just and equitable to award this
claimant Jacob Hawkins. Six hundred
and twelve dollars and seventy five cents.

\$612.⁷⁵/₁₀₀

W. H. Hays

Brevet Major General U. S. Army.
Supt. Indian Affairs. Southern Superintendency.

V. A. Field

Captain U. S. Army.

Creek April.

Apr 12.

Jacob Hawkins:

Claimant under

Article 4 Treaty of 14th June 1866.

with

Creek Indians.

Claim \$1345⁵⁰/₁₀₀.

Awards \$612⁷⁵/₁₀₀.